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Attorney for Jacob Laskey

UNITED STATES DISTRICT COURT  
DISTRICT OF OREGON  
EUGENE DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Case No. CR 6:05-cr-60053-1-MC

v.

JACOB ALBERT LASKEY,

Defendant.

DECLARATION OF COUNSEL IN  
SUPPORT OF DEFENDANT'S  
MOTION FOR ORDER ALLOWING  
DEFENDANT' TO VIW HIS U.S.  
PROBATION FILE

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I, Michelle A. Ryan, duly declare, under penalty of perjury, that the following  
is true and correct:

1. I represent Mr. Laskey on his violation of supervised release proceedings.

2. I have attempted to view or obtain a copy of Mr. Laskey's

supervision/probation file through U.S. Probation and Pretrial Services and

the prosecutor's office to no avail.

3. Senior U.S. Probation Officer Jaret Ogasawara reported that: "Office policy is Probation does not release/disclose its records."
4. In order to prepare for Mr. Laskey's upcoming supervised release violation hearing, I need to review the evidence against him and any exculpatory evidence as well. This exculpatory evidence includes, but is not limited to his chronologies, monthly reports, reviews, and probation officer notes.
5. Based on my conversations with my client, I believe there is relevant information contained in his U.S. Probation file.
6. Opposing counsel's position on this motion is unknown. Counsel contacted opposing counsel by email on Monday and has not received a response.

Respectfully submitted this 5th day of June, 2019.

/s/ Michelle Ryan  
Michelle A. Ryan, OSB 973882  
Attorney for Mr. Laskey